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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/628,922	07/31/2000	Manfred Hahl	4648 US	5000
75	590 09/10/2003			
Martin A. Farber			EXAMINER	
Suite 473 866 United Nations Plaza			NGUYEN, JENNIFER T	
New York, NY	10017		ART UNIT PAPER NUMBER	
			2674.	, 7
			DATE MAILED: 09/10/2003	$I \subset$

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/628,922	HAHL, MANFRED				
Office Action Summary	Examiner	Art Unit				
	Jennifer T Nguyen	2674				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM						
<ul> <li>THE MAILING DATE OF THIS COMMUNICATION.</li> <li>Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.</li> <li>If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.</li> <li>Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).</li> <li>Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>						
Status						
Responsive to communication(s) filed on 31 July 2000.						
·	s action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims						
4)⊠ Claim(s) <u>1-5 and 7-19</u> is/are pending in the app	olication					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5 and 7-19</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
<ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) $\square$ The translation of the foreign language provisional application has been received.						
15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)  1) 🔯 Notice of References Cited (PTO-892) 4) 🗌 Interview Summary (PTO-413) Paper No(s)						
Notice of References Cited (PTO-892)   Notice of Draftsperson's Patent Drawing Review (PTO-948)   Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)				

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## **DETAILED ACTION**

1. This office action is responsive to amendment filed on 06/27/2002.

2. The indicated objection of claims 9 and 15 withdrawn in view of the newly discovered reference(s) to Lys et al. (U.S. Patent No. 6,211,626) and Stahl (U.S. Patent No. 5,557,353)

Rejections based on the newly cited reference(s) follow.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-3, 7, 10, 13, 14, 16, and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Deter (U.S. Patent No. 5,864,432) in view of Sakuma et al. (U.S. Patent No. 6,292,305) and further in view of Kawakami et al. (Pub. No.: US 2001/0001241).

Regarding claims 1 and 16, referring to Figs. 1, 3 and 5, Deter teaches a color head-up display, in particular for vehicles, in which the light from a light source (13) is transmitted through an at least partially light transmitting display (6) and is projectable onto a windshield (9), wherein a multiplicity of red, blue and green light emitting diode are arranged without packing on a common support (from col. 11, line 37 to col. 12, line 36).

Deter differs from claims 1 and 16 in that he does not specifically teach a heat-dissipating device for cooling the light-emitting diodes is present and the individual light-emitting diodes are chip pads fitted on a metallic support material array. However, referring to Fig. 16, Sakuma teaches a heat-dissipating device (142) for cooling the light-emitting diode (141) (col. 7, lines

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36-44, col. 22, lines 39-55) and referring to Fig. 5B, Kawakami teaches the individual light-emitting diodes 200G, 200R, 200B) are chip pads fitted on a metallic support material array (212G, 212R, 212B) [0042]. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the heat-dissipating device for cooling the light-emitting diode as taught by Sakuma and the individual light-emitting diodes are chip pads fitted on a metallic support material array as taught by Kawakami in the system of Deter in order to protect the light emitting diodes and to realize a simple series circuit of plurality of light-emitting diodes if the diodes which are simultaneously adjacent to the support material arrays are electrically insulated from one another.

Regarding claims 2 and 3, referring to Fig. 5, Deter further teaches multiplicity of light emitting diodes is arranged in the form of a compact array in that the compact array is configured in the form of a matrix (col. 12, lines 4-23).

Regarding claim 7, the combination of Deter, Sakuma, and Kawakami teaches at least one bonding wire (206G, 206R, 206B) is connected to said chip pad and to the support material array (212G, 212R, 212B) (Fig. 5B of Kawakami).

Regarding claim 10, Deter further teaches the color head-up display wherein the at least partially light-transmitting display (6) is a liquid crystal display (col. 11, lines 40-41).

Regarding claim 13, Deter further teaches the color head-up display wherein a condenser lens (5) is arranged between the light source (13) and the display (6) (Fig. 3, col. 9, lines 63-66).

Regarding claim 14, Deter also teaches that the color head-up display wherein light from the light emitting diode (13) is reflected by one or a plurality of mirrors (5, 8) and is transmitted through the display (6) (from col. 11, line 37 to col. 12, line 36).

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Regarding claim 17, Deter further teaches the light emitting diodes are arranged in rows and columns on said support (col. 12, lines 4-23 of Deter).

5. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Deter (U.S. Patent No. 5,864,432) in view of Sakuma et al. (U.S. Patent No. 6,292,305) and further in view of Stahl (U.S. Patent No. 5,557,353).

Regarding claim 15, the combination of Dater and Sakuma differs from claim 15 in that it does not specifically teach there are a plurality of displays and a plurality of light sources.

However, referring to Fig. 11, Stahl teaches there are a plurality of displays and a plurality of light sources (col. 7, lines 14-40). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the plurality of displays and the plurality of light sources as taught by Stahl in the system of the combination of Dater and Sakuma in order to reduce to distortional problems.

6. Claims 4, 5, 8, 9, 18, and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Deter (U.S. Patent No. 5,864,432) and Sakuma et al. (U.S. Patent No. 6,292,305) in view of Kawakami et al. (Pub. No.: US 2001/0001241) and further in view of Lys et al (U.S. Patent No. 6,211,626).

Regarding claims 4, 18, and 19, the combination of Deter, Sakuma, and Kawakami differs from claims 4, 18, and 19 in that it does not specifically teach the number of light emitting diodes of one color is adapted to the spectral sensitivity of the eye and to the spectral efficiency of the diodes. However, Lys teaches the number of light emitting diodes (15) of one color is adapted to the spectral sensitivity of the eye and to the spectral efficiency of the diodes (col. 55, lines 16-50). Therefore, it would have been obvious to one of ordinary skill in the art at

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the time the invention was made to incorporate the number of light emitting diodes of one color is adapted to the spectral sensitivity of the eye and to the spectral efficiency of the diodes as taught by Lys in the system of the combination of Deter, Sakuma, and Kawakami in order to reduce the cost by using only the number of light-emitting diodes which are required.

Regarding claim 5, the combination of Deter, Sakuma, and Kawakami differs from claim 5 in that it does not specifically teach the compact array has a large round form. However, referring to Fig. 8, Lys teaches multiplicity of light-emitting diodes (15) is arranged in the form of a compact array, and wherein the compact array has a large round form (37) (from col. 12, line 66 to col. 13, line 5). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the compact array has a large round form as taught by Lys in the system of the combination of Deter, Sakuma, and Kawakami in order to provide a simple manner in the bonding of the individual diodes and obtain the most utilized luminous intensity of the light emitting diodes when the light is transmitted through a lens optical arrangement, by this way, the material and energy are saved.

Regarding claim 8, the combination of Deter, Sakuma, Kawakami, and Lys further teaches a plurality of said light emitting diodes (15) are connected in series (from col. 12, line 66 to col. 13, line 5 of Lys).

Regarding claim 9, the combination of Deter, Sakuma, Kawakami, and Lys further teaches a plurality of said light emitting diodes (15) of one color is connected in series (from col. 12, line 66 to col. 13, line 5 of Lys).

7. Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Deter (U.S. Patent No. 5,864,432) and Sakuma et al. (U.S. Patent No. 6,292,305) in view of Kawakami

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et al. (Pub. No.: US 2001/0001241) and further in view of Asakawa et al. (U.S. Patent No. 5,892,598).

Regarding claim 11, the combination of Deter, Sakuma, and Kawakami differs from claim 11 in that it does not specifically teach the display is a color liquid crystal display.

However, Asakawa teaches the display is a color liquid crystal display (col. 13, lines 10-15 of Asakawa). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the display is a color liquid crystal display as taught by Asakawa in the system of the combination of Deter, Sakuma, and Kawakami in order to enables a simple color representation.

Regarding claim 12, The combination of deter, Sakuma, Kawakami, and Asakawa teaches the liquid crystal display is a monochrome liquid crystal display and wherein the individual color of the light emitting diodes can be successively switched on and off in a rapid sequence (Figs. 22 and 23 of Asakawa, col. 15, lines 2-6).

- 8. Applicant's arguments with respect to claims 1-5 and 7-19 have been considered but are moot in view of the new ground(s) of rejection.
- 9. The prior art made of record and not relied upon is considered to pertinent applicant's disclosure.

Okumo (U.S. Patent No. 4,298,869) teaches light-emitting diode display.

Van Alstine et al. (U.S. Patent No. 5,909,182) teaches vandal resistant light signal unit.

Wu (U.S. Patent No. 6,502,956) teaches light emitting diode lamp with individual LED lenses.

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## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Jennifer T. Nguyen** whose telephone number is **703-305-3225**. The examiner can normally be reached on Mon-Fri from 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Richard A Hjerpe** can be reach at **703-305-4709**.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, DC. 20231

Or faxed to: 703-872-9306 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal

Drive, Arlington, VA, sixth-floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is 703-306-0377.

Jennifer T. Nguyen 08/28/2003 Art Unit 2674

> RICHARD HJERPE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600